## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MARC S. KIRSCHNER, as Trustee of the Refco Litigation Trust,

Plaintiff,

-V-

GRANT THORNTON LLP; MAYER BROWN. ROWE & MAW, LLP, ERNST & YOUNG U.S. LLP, PRICEWATERHOUSECOOPERS LLP; CREDIT SUISSE SECURITIES (USA) LLC; (f/k/a CREDIT SUISSE FIRST BOSTON LLC): BANC OF AMERICA SECURITIES LLC: DEUTSCHE BANK SECURITIES INC.; PHILLIP R. BENNETT; SANTO C. MAGGIO ROBERT C. TROSTEN; TONE N. GRANT REFCO GROUP HOLDINGS, INC.; LIBERTY CORNER CAPITAL STRATEGIES, LLC; WILLIAM T. PIGOTT; EMF FINANCIAL PRODUCTS, LLC; EMF CORE FUND, LTD.: DELTA FLYER FUND, LLC; ERIC M. FLANAGAN; INGRAM MICRO, INC.; CIM VENTURES, INC.; ANDREW KRIEGER; COAST ASSET MANAGEMENT, LLC (f/k/a COAST ASSET MANAGEMENT LP); CS LAND: MANAGEMENT, LLC; and CHRISTOPHER PETITT,

Defendants.

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07 Civ. 11604 (GEL)

ORDER

## GERARD E. LYNCH, District Judge:

In an Opinion and Order dated April 14, 2009, the Court granted seven motions to dismiss filed by several of the numerous defendants to this action. It has come to the Court's attention that the second footnote of the Opinion, which lists the various professional firms that filed motions to dismiss, erroneously includes the firm Ernst & Young U.S. LLP. However, Ernst & Young did not file a motion to dismiss. Indeed, in an opinion issued on May 21, 2008, the Court stayed proceedings against Ernst & Young pursuant to a binding arbitration clause.

Accordingly, the Clerk of the Court is respectfully directed to docket the amended opinion and to amend the judgment to delete any reference to Ernst & Young U.S. LLP.

SO ORDERED:

Dated: New York, New York

May 5, 2009

GERAFD E. LYNCH

United States District Judge